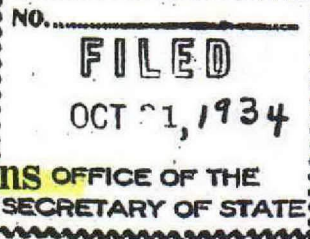


Washington State Liquor Control Board

BULLETIN NO. 6

(Amended)

Rules and Regulations



Effective November 1st, 1934

The following rules and regulations promulgated here below in bulletin form, have, under the provisions of Chapter 62 of the Laws of the Extraordinary Session of 1933 of the State of Washington, the force of law and any violation or violations of any such rule or regulation is a violation of the Washington State Liquor Act. These regulations will continue in force and effect until modified or revoked by the Board.

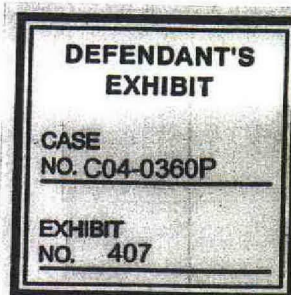
Retail Beer and/or Wine Dispensaries

(1) The issuance of any license by the Board shall not be construed as granting a vested right in any of the privileges so conferred and a misrepresentation of fact found to have been made by the applicant shall be deemed a lack of good faith and shall constitute good and sufficient cause for the disapproval of such application or the revocation or suspension of said license by the Board.

(2) No beer or wine shall be sold, offered for sale or consumed upon any licensed premises upon the day of any general, special or primary election of any state, county or municipal officers within the state, district, county or corporation in which said election is held, during the hours the polls are open, or upon any day between the hours of one o'clock a. m. and six o'clock a. m., provided, however, that any municipality may fix earlier closing hours or prohibit Sunday operations.

(3) No person shall give or otherwise supply liquor to any person under the age of 21 years; or to any person apparently under the influence of liquor; or to any interdicted person (habitual drunkard); or to any Indian; nor shall any licensee or employee of any licensee, permit any person under said age or in said condition or classification to consume liquor on his premises, or on any premises under his control, except where liquor is administered to such person by his physician or dentist for medicinal purposes.

(4) No licensee shall permit any disorderly, boisterous or intoxicated person, to be in or upon his licensed premises, or allow



stamp. Any beer found in violation of this regulation shall be subject to seizure and/or confiscation by the Board, its agents, employees or by peace officers.

(18) It shall be unlawful for any retailer to display or permit the display of any beer or wine kegs in or about his licensed premises.

(19) No beer and/or wine shall be sold or supplied to a person for consumption in or upon retail premises, or consumed by a person, unless such person is seated in or upon the premises at a table or counter; nor shall retail licensees permit persons to consume beer and/or wine in or upon retail premises while standing, except where sold or consumed in places of public exhibition, such as fairs, picnics, and the like, after permission of Board first obtained. Curb service is hereby prohibited. (Effective January 1, 1935.)

(20) It shall be unlawful for any retail licensee, his employee and/or agent, except bona fide clubs licensed to dispense beer and/or wine, to have, keep or possess, in or upon the licensed premises, any liquor other than that permitted by his license.

(21) In the event of the incapacity, death, receivership or bankruptcy of any licensee, his guardian, executor, administrator, receiver, or trustee in bankruptcy, may, upon written authority from the Board, continue the business of the licensee on the licensed premises for the duration of the license, unless sooner terminated.

(22) No retail licensee shall solicit, receive or accept from any manufacturer, distributor or beer wholesaler, gifts, loans of money, premiums, rebates, free beer, property of any value whatsoever or services of any nature.

(23) No retail dispenser shall refill a jug, bottle or other container with unpasteurized beer while such jug, bottle or other container bears the label or name of any brand of beer or of any brewer, wholesaler or bottler. No retail dispenser shall fill or refill a jug, bottle or other container with wine, for sale for consumption off the premises.

(24) Upon denial of an application for license, the fee tendered therewith shall be returned. When a license is suspended or cancelled, or the licensed business is discontinued, no refund of the license fee shall be made. Upon discontinuance of business by a licensee, he shall forthwith deliver up his license to the Board. Where application for a new license is made by a purchaser or successor to premises then licensed, the purchaser or successor may, on written permission from the Board, continue the business until action upon the application is taken.

(25) All retail licensees shall have on licensed premises at all times health cards of all employees.

Before the name of any licensed retail premises shall be changed the Board shall also be notified, and its consent thereto obtained in writing. Fee for change of name, \$2.50.

(14) No license privileges shall be transferred or sublet, and in case of sale or transfer of the business in connection with which the licensed activities are conducted, the license holder and/or purchaser shall immediately submit to the Board a statement under oath showing the name and address of the purchaser and any other person directly or indirectly interested in the enterprise. If the licensee is a corporation, any sale, pledge, or other disposition of its corporate stock, which results in transferring the control and management of the business of the corporation, shall terminate its license. If the licensee is a partnership, the sale of a partnership interest shall be deemed to be a sale or transfer of the business.

(15) In tapping every keg or barrel of draught beer, the faucet or tapping device through which the beer is to be drawn shall be inserted through the beer revenue or "in transit" stamp in such a manner as to deface the same; or, if the beer is to be drawn through the spigot hole or bung hole in the side of the keg or barrel, a faucet shall also be inserted through the stamp affixed at the head of the keg or barrel, or the stamp shall be defaced by cutting away the part thereof only which covers the spigot hole or tapping bushing at the head of the keg or barrel.

In affixing the proper stamps to case beer, the stamps shall be placed over middle seam of case, preferably with one-third of stamp extending down over end of case, so that stamp will be split three ways on opening case.

(16) It shall be unlawful for any retail licensee, or other person, to withdraw or aid in the withdrawal of beer from any barrel, package, or other vessel, without defacing the stamp affixed thereto; or to withdraw or aid in the withdrawal of beer from any barrel, package or other container not having a proper stamp affixed thereto, or upon which a fraudulent stamp has been affixed. No retail licensee shall remove the stamp, either before or after defacement, from any keg, case, barrel or other beer container. Any beer found in violation of this regulation shall be subject to seizure and/or confiscation by the Board, its agents, employees or by peace officers.

(17) It shall be unlawful for any retailer or other person to sell, remove, receive, purchase, or possess or aid in the sale, removal, receipt, or purchase of beer contained in any barrel, package or other container upon which the proper stamp or stamps required have not been affixed or upon which a false or fraudulent stamp is affixed or upon which a stamp once cancelled is used a second time. It shall be unlawful for any retail licensee to sell, remove, receive, purchase or possess any beer bearing the "in transit" (purple)

stamp. Any beer found in violation of this regulation shall be subject to seizure and/or confiscation by the Board, its agents, employees or by peace officers.

(18) It shall be unlawful for any retailer to display or permit the display of any beer or wine kegs in or about his licensed premises.

(19) No beer and/or wine shall be sold or supplied to a person for consumption in or upon retail premises, or consumed by a person, unless such person is seated in or upon the premises at a table or counter; nor shall retail licensees permit persons to consume beer and/or wine in or upon retail premises while standing, except where sold or consumed in places of public exhibition, such as fairs, picnics, and the like, after permission of Board first obtained. Curb service is hereby prohibited. (Effective January 1, 1935.)

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